

7/5/85

Dear Virginia, *LWD*

As Lil expected all along but I did not because he had promised otherwise, the ACLU lawyer copped out, I agreed to his release and I then sat down and drafted a Rule 60b motion based on the new evidence, with an equity argument thrown in

Because I have until Bastille Day - I love that! - Lil is not rushing and because I did not want her to even think of rushing I content myself with a reread and corrected initial draft.

Between the character of my copy and her using a new typewriter for the first time, she has her hands full!

While she's doing that I've been addressing envelopes and in some instances writing letters to go with copies to the press, which I expect to ignore this, too.

I'll mail all copies when I send copies to the court and the FBI.

From my reading of this rule and of what 27 Am Jur 2d says at the outset about equity (just got it today and haven't read all 140 pp) I think that under both, if I had a lawyer, I could sue those bastards for what they've done to me.

What an appropriate stink and scandal that could become!

And what a testimonial to the Reorganizing of the courts!

Best wishes,

*Harold*